Thomas E. Clifford Attorney at Law 2nd Floor, Alexander Building, San Jose P.O. Box 506514 Saipan, MP 96950 Tel. (670)235-8846 Fax (670)235-8848 5 Attorney for Plaintiff 6 IN THE UNITED STATES DISTRICT COURT FOR THE 7 NORTHERN MARIANA ISLANDS 8 **DONGBU INSURANCE** COMPANY, Ltd., 9 10 Plaintiff,

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Civil Action No. 08-0002

v. **OKP (CNMI) CORPORATION** and JOAQUIN Q. ATALIG, Defendants.

STIPULATION TO AMEND BRIEFING SCHEDULE

Plaintiff Dongbu Insurance Company, Ltd. ("Dongbu") and Defendant OKP (CNMI) Corporation ("OKP") have each filed a motion for summary judgment. There is a substantial overlap of issues between the two parties' respective motions for summary judgment. Similarly, OKP's motion for summary judgment and its opposition to Dongbu's motion for summary judgment, including the respective accompanying statements of fact and exhibits, are substantially similar.

In the interest of simplifying the briefing process, instead of filing a separate response to OKP's motion for summary judgment and then a reply in support if its own motion for summary judgment (as was previously agreed and ordered by the Court),

Page 1 of 2 pages

1	Dongbu has proposed that it file a single consolidated brief, and OKP has agreed to this
2	request.
3	Therefore, Dongbu and OKP stipulate as follows through their respective counsel of
4	record, subject to the approval of the Court:
5	1. Dongbu shall have until Wednesday, June 25, 2008 to file its consolidated brief: a)
6	opposition to OKP's motion for summary judgment; and b) reply in support of Dongbu's
7	motion for summary judgment. Dongbu shall also have until Wednesday, June 25, 2008 to
8	inotion for summary judgment. Dongou shan also have until wednesday, Julie 23, 2008 to
9	file its separate response, if any, to OKP's two supporting statement of fact submissions.
10	2. The consolidated brief shall not exceed fifty pages.
11	3. The briefing and hearing schedule shall otherwise remain unchanged.
12	SO STIPULATED:
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14	/s/ Date: June 18, 2008
15	Thomas E. Clifford Counsel for Plaintiff Dongbu
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17	/s/ Date: <u>June 18, 2008</u>
18	John D. Osborn Counsel for Defendant OKP
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